

**IN THE UNITED STATES BANKRUPTCY COURT
FOR THE DISTRICT OF PUERTO RICO**

IN RE:

**NELSON VARGAS CORDERO
MARY J. RODRIGUEZ QUINONES**

CASE NO 98-10612-ESL

CHAPTER 13

DEBTORS

IN RE:

**NELSON VARGAS CORDERO
MARY J. RODRIGUEZ QUINONES**

PLAINTIFFSs

Vs.

ADV. NO.: 11-00151

**COOPERATIVA DE AHORRO Y CREDITO
NUESTRA SRA. DE LA CANDELARIA;
X, Y, and/or Z INSURANCE CO.;
JOHN DOE and JANE ROE**

**VIOLATION OF DISCHARGE
INJUNCTIVE RELIEF /
CONTEMPT / DAMAGES**

DEFENDANTS

**JOSE CARRION MORALES
CHAPTER 13 TRUSTEE/PARTY IN INTEREST
CASE # 11-02484-BKT**

CERTIFICATE OF MAILING AND SERVICE

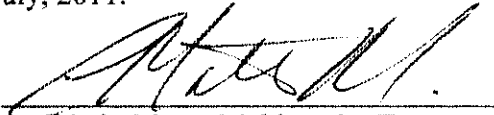
The undersigned attorney hereby certifies that on **July 22, 2011**, a true and correct copy of the **COMPLAINT, SUMMONS AND PRE-TRIAL ORDER** was served, via certified mail postage prepaid, to: **COOPERATIVA DE AHORRO Y CREDITO NUESTRA SRA DE LA CANDELARIA, c/o E. RODRIGUEZ BAEZ, EXECUTIVE PRESIDENT, at: P.O. Box 3249, Manati, P.R. 00674**; and to the Law Offices of Roberto O. Maldonado Nieves, Esq. at Calle 7 N.E. # 344, Esq. Franklin D. Roosevelt, Oficina 1-A, San Juan, P.R. 00921. Evidence of service by certified mail is included with this filing.

I HEREBY CERTIFY that on this date, I electronically filed the foregoing Certificate of Mailing and Service with the Clerk of Court using the CM/ECF system which will send notice to the Office of The U.S. Trustee: Monsita Lecaroz, Esq.; the Office of the Chapter 13 Trustee: Jose R Carrion Morales, Esq., and, on information and belief, to the Cooperativa de Ahorro y Credito Nuestra Senora de la Candelaria and/or to its bankruptcy counsel on record with the Clerk of Court at the email address available on file with the Clerk of Court. Upon knowing that any of the above-named persons are not CM/ECF participants, we will serve this Certificate by regular U.S. Mail.

RESPECTFULLY SUBMITTED,

In Arecibo, Puerto Rico, this 27th day of July, 2011.

By:


Edwin Matos Maldonado, Esq.
Lead Attorney

EDWIN MATOS MALDONADO
USDC 226403
FELIX M ZENO GLORO
USDC 124212
LIAVANESSA FONTANEZ RUIZ
USDC 213707

Attorneys for Plaintiff
PO BOX 1945; ARECIBO PR 00613
TEL 879-1760 ; FAX 880-2756
tribunal@zenogloro.com

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